

00-5382

NO.

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES

SEPTEMBER TERM 2000

ANTHONY JOHN VENERI, JR. - Petitioner
(YOUR NAME)

Supreme Court, U.S.
FILED
JUL 24 2000
CLERK

VS.

JUDGE, DELAWARE COUNTY COURTHOUSE, - Respondent
201 W. FRONT STREET, MEDIA, PA. 19063

On Petition For A Extraordinary Writ For Habeas
Corpus, release & Discharge.

Supreme Court of Pennsylvania, Middle District 434 Main Capital
Bldg. P.O. Box 624, Harrisburg, Pa. 17108 NO. 0247 M.D. MISC.
DKT. 1999.

Petition For Extraordinary Writ For Habeas
Corpus.

Anthony John Veneri, Jr.

AM-2547 A-1A-2004

P.O. BOX 9990

Pittsburgh, Pa. 15233

(412) 761-1955 Counselor, McCarty F-unit.

Questions Presented

1. Whether the inordinate delay in state procedures is a circumstance that can render state process ineffective to protect prisoners rights and therefore excuse exhaustion of state remedies as a prerequisite to availability of federal habeas relief?
2. Whether the state procedural snarls preclude effective state remedy against unconstitutional convictions, Federal Courts have no choice but to grant relief to a state prisoner, in a collateral proceeding?
3. Whether the facts are in dispute; the Supreme Court held: the federal Court in habeas corpus must hold an evidentiary hearing if the habeas applicant did not receive a full and fair evidentiary hearing in the (A) state court?

In the
Supreme Court of the United States
September Term, 2000

Petition For Extraordinary Writ For
Habeas Corpus Release & Discharge

Petitioner respectfully prays that an Extraordinary Writ
be granted after Twenty-Two (22) years of unlawfully con-
finement,

Opinions Below

☒ For Cases from state Courts;
the opinion of the highest state court to review the merits appears
at Appendix A-B-C the petition and is unpublished because the Super-
ior Court of Pa. Middle District is covering up R. Barclay Jerrick's
Judge, of Delaware County Courthouse, Merida, Pa. 19063 his callous
and malicious disregard towards Veneri's Const. Rights. and his
undue delays on petitioner for at least twenty (20) yrs.

Jurisdiction

[X] For Cases from State Courts:

The date on which the highest state court decided my case was March 2ND 2000 no copy of a decision appears at appendix A-B-C because the Supreme Court of Pennsylvania Middle District don't write opinions, a order at Appendix A-B you will find.

[X] a timely petition for rehearing was thereafter denied on the following date; July 6th 2000 and a copy of the order denying rehearing appears at Appendix -A-

the jurisdiction of this court is invoked under 2845.P.S. 1257(A).

Statement of the Case

Petitioner, ANTHONY JOHN VENERI, JR. AM-2547 in pro se has been incarcerated in Four (4) of Pennsylvania's State Corr. Institutions since July 18, 1978 as of July 18, 2000 he will have served a total of twenty-two (22) years unlawfully. He was charged with two Drive Bank Robberys; five Counts; Kidnapping; Two firearm violations he was given 25, to 50, years in 7-26-79 time in effect 7-18-78. no charges were properly before the Court, the Bills of Informations were not signed by the district attorney which renders all charges void, see; Pa. Rule, Crim. Proc. 225 (B.)

the Trial Court lacked jurisdiction in prosecuting petitioner's cases the two Banks were under Federal jurisdiction not State.

Petitioner jury trial began 1-29, thru 31, ~~1979~~ 1979 at closing Arguments the Assistant Prosecutor Gary M. Mergel, was permitted to tell the jury that petitioner had an alibi witness Wayne the Bartender from Forky Lady Club, Baltimore Maryland that I killed two weeks prior to Veneri's trial because Wayne declined to be his witness.

the trial Court, refuses to give petitioner a copy of his trial transcripts, for 22, years. the trial Court, and the appellate Courts overboard, circumvent, disregard petitioner's claims because of prejudice, bias, and ill will acts (ACTS) towards petitioner. the Trial Court has caused inordinate delays in numbers of petitions for at least twenty (20) years. how much more abuse, and mental anguish, does petitioner have to undergo?

2 Encl;

ANTHONY JOHN VENERI, JR.
-VS- (Petitioner)

7-17-00

JUDGE, DELAWARE COUNTY COURTHOUSE
201 W. Front St. Media, Pa. 19063
(Respondent)

Dear Jeffrey Atkins: Assistant Clerk;

Enclosed please find a petition for an Extraordinary
Writ for Habeas Corpus Release.

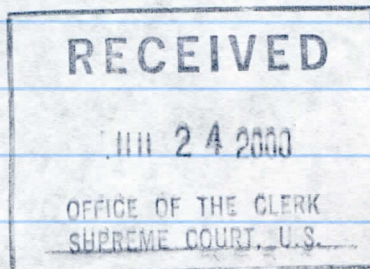
Everything is in order, please file with the next
term of Court, for a decision.

Proof of service has been made of opposing
counsel.

Thank you for your time & feedback (if any) in
this matter.

ADM-2547 AIA-2004
P.O. Box 99981
Pittsburgh, Pa. 15233

Very truly yours
Anthony John Veneri, Jr.
It Do-Set-And Project



SUPREME COURT OF THE UNITED STATES
OFFICE OF THE CLERK
WASHINGTON, DC 20543-0001

WILLIAM K. SUTER
CLERK OF THE COURT

June 13, 2000

AREA CODE 202
479-3011

Anthony J. Veneri
AM-2547, A-1A-2004
P.O. Box 99901
Pittsburgh, PA 15233

RE: Anthony John Veneri, Jr.

Dear Mr. Veneri:

The above-entitled petition for an extraordinary writ of habeas corpus was received on June 13, 2000. The papers are returned for the following reason(s):

The petition does not show how the writ will be in aid of the Court's appellate jurisdiction, what exceptional circumstances warrant the exercise of the Court's discretionary powers, and why adequate relief cannot be obtained in any other form or from any other court. Rule 20.1.

The petition does not state the reasons for not making application to the district court of the district in which you are held. Rule 20.4(a). pertaining to petitions for writs of habeas corpus.

The prior orders of the United States Court of Appeals for the Third Circuit (No. 99-1051) must be appended.

A copy of the corrected petition must be served on opposing counsel.

Sincerely,
William K. Suter, Clerk
By:

Jeffrey Atkins
(202) 479-3263

Enclosures

cc: Vram Nedurian, Jr.

Appendix
-B-

IN THE SUPREME COURT OF PENNSYLVANIA
MIDDLE DISTRICT

ANTHONY JOHN VENERI, JR.,

Petitioner

No. 247 M.D. Misc. Dkt. 1999

v.

R. BARCLAY SURRECK, JUDGE,
DELAWARE COUNTY COURTHOUSE,

Respondent

ORDER

PER CURIAM:

AND NOW, this 2nd day of March, 2000, the request for leave to file is granted and the Petition for Writ of Mandamus or a Writ of Habeas Corpus is denied. Judge's name to be stricken from the caption.

TRUE & CORRECT COPY

ATTEST: MAR - 3 2000

Shirley Bailey
SHIRLEY BAILEY
CHIEF CLERK

SUPREME COURT OF THE UNITED STATES
OFFICE OF THE CLERK
WASHINGTON, D. C. 20543

October 2, 2000

Mr. Anthony John Veneri Jr.
#AM-2547
P.O. Box 99901
Pittsburgh, PA 15233

Re: In Re Anthony John Veneri, Jr.
No. 00-5382

Dear Mr. Veneri:

The Court today entered the following order in the above entitled case:

The motion of petitioner for leave to proceed in forma pauperis is denied, and the petition for a writ of habeas corpus is dismissed. See Rule 39.8. As the petitioner has repeatedly abused this Court's process, the Clerk is directed not to accept any further petitions in noncriminal matters from petitioner unless the docketing fee required by Rule 38(a) is paid and the petition is submitted in compliance with Rule 33.1. See *Martin v. District of Columbia Court of Appeals*, 506 U.S. 1 (1992) (per curiam). Justice Stevens dissents. See *id.*, at 4, and cases cited therein.

Sincerely,

William K. Suter, Clerk

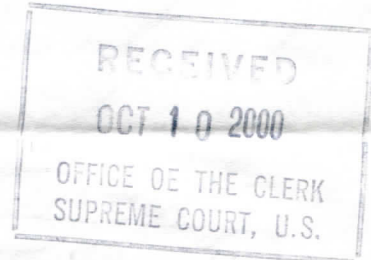
In the Supreme Court of the United States

ANTHONY JOHN VENERI, JR.
(Petitioner)

-VS-

Thirty-Second Judicial District
CHARLES C. KEELER, JUDGE
201 W. FRONT STREET,
MEDIA, PA. 19063 Et-Al.
(Respondent(s))

CASE NO. 00-5382



Petition For a Habeas

1. Now comes, the petitioner in the above-entitled action and presents this action in good faith. This Court has been acting with callous and malicious disregard towards his claims & rights to the U.S. Const. for twenty-two (22) years & eighty (80) days. Enough is enough now if a petitioner cannot get any fair decision in my petition that entitles me to relief, then you will give me no other choice but to have Representative William J. Coyne (COYNE) U.S. House of Representatives, 2455 Rayburn House Office Bldg, Washington, DC 20515-0001 look into this Courts, bias & prejudice towards a man who has been in prison over 22 yrs. unlawfully.
2. "No State shall... deprive any person of life, liberty, or property, without due process of law; nor deny to any

Last page of docket
SHDKT

PROCEEDINGS AND ORDERS

DATE: [10/12/2000]

CASE NBR: [00105382] EOH MARTIN QUESTION STATUS: [DECIDED]
SHORT TITLE: [Veneri, In Re Anthony J.]
VERSUS [] DATE DOCKETED: [07262000]

PAGE: [02]

~~~~~DATE~~~~~NOTE~~~~~PROCEEDINGS & ORDERS~~~~~  
6 Oct 10 2000 P Motion of petitioner for reconsideration of order  
denying leave to proceed in forma pauperis filed.

Fa List 1 11/3 Conf.